Official Form 17A (12/14)

[Caption as in Form 16A, 16B, or 16D, as appropriate]

Part '	NOTICE OF APPEAL AND  I: Identify the appellant(s)	STATEMENT OF ELECTION	2015 NOU	US BANK	
1.	Name(s) of appellant(s):		H Pmis H	PTO	
2.				BANKRUPTCY COURT	
	For appeals in an adversary proceeding.	For appeals in a bankruptcy case and not in a adversary proceeding.	<sub>m</sub> တ်	<b>=</b>	
	Defendant Other (describe)	- Orcalioi			
		☐ Trustee ☐ Other (describe)			
1.	2: Identify the subject of this appe Describe the judgment, order, or decree a くても みないんこれぞの ひゅうてん	ppealed from: Denial of motion for Amorion (and not requiring the coo	or Ca debto	ant empt	08 F86
2.	State the date on which the judgment, order	er, or decree was entered: 10/21/15	<del></del>	•	
Part 3	3: Identify the other parties to the	appeal			
	e names of all parties to the judgment, order ephone numbers of their attorneys (attach a Party: Andry らいなって Attorney: _	or decree appealed from and the names, addres additional pages if necessary):  DAVID BAKCF  617-340-3680	ses,		
2.	Party: GREY STAR Attorney:	Donna Ashton 781-756-6600			

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# Part 4: Optional election to have appeal heard by District Court (applicable only in certain districts)

If a Bankruptcy Appellate Panel is available in this judicial district, the Bankruptcy Appellate Panel will hear this appeal unless, pursuant to 28 U.S.C. § 158(c)(1), a party elects to have the appeal heard by the United States District Court. If an appellant filing this notice wishes to have the appeal heard by the United States District Court, check below. Do not check the box if the appellant wishes the Bankruptcy Appellate Panel to hear the appeal.

Appellant(s) elect to have the appeal heard by the United States District Court rather than by the Bankruptcy Appellate Panel.

Part 5: Sign below	
Signature of attorney for appellant(s) (or appellant(s) if not represented by an attorney)	Date: 10/21/15
Name, address, and telephone number of attorney (or appellant(s) if not represented by an attorney):  ANT BISSOT  ANT BISTOT  ANT BISTOT	

Fee waiver notice: If appellant is a child support creditor or its representative and appellant has filed the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.

Official Form 17B (12/14)

[Caption as in Form 16A, 16B, or 16D, as appropriate]

COMMANDE OF CO

# OPTIONAL APPELLEE STATEMENT OF ELECTION TO PROCEED IN DISTRICT COURT

This form should be filed only if all of the following are true:

- this appeal is pending in a district served by a Bankruptcy Appellate Panel,
- the appellant(s) did not elect in the Notice of Appeal to proceed in the District Court rather than in the Bankruptcy Appellate Panel,
- no other appellee has filed a statement of election to proceed in the district court, and
- you elect to proceed in the District Court.

## Part 1: Identify the appellee(s) electing to proceed in the District Court

1.	Name(s) of appellee(s):	SOR
2.	Position of appellee(s) in the adversary pro- appeal:	ceeding or bankruptcy case that is the subject of this
	For appeals in an adversary proceeding.  Plaintiff Defendant Other (describe)	For appeals in a bankruptcy case and not in an adversary proceeding.  Creditor Trustee Other (describe)
<u>certal</u> I (v Ap	in districts)	rd by the District Court (applicable only in
Signatu if not re	ure of attorney for appellee(s) (or appellee(s) epresented by an attorney)	Date: 14/4/15
CASOT Pac	address, and telephone number of attorney.  pellee(s) if not represented by an attorney):  pellee(s) if not represented by an attorney):	Payed Boker 617-340-3680

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## UNITED STATES BANKRUPTCY COURT, DISTRICT OF MASSACHUSETTS Proceeding Memorandum/Order of Court

In Re: Andre Bisasor

Case Number: 15-13369

Ch: 13

### MOVANT/APPLICANT/PARTIES:

#72 Emergency Motion filed by Debtor Andre Bisasor For Contempt and for Sanctions with certificate of service. (Attachments: # [1] Constable's Notices) (Baker, David)

_GrantedDeniedApp	rovedSus	tained	
_DeniedDenied without	prejudice	_Withdrawn in o	pen courtOverruled
OSC enforced/released			
Continued to:		For:	
Formal order/stipulation t	to be submitte	d by:	Date due:
Findings and conclusions of	dictated at cl	ose of hearing	incorporated by reference
Taken under advisement: Bi	rief(s) đue		From_
I	Response(s) du	<u> </u>	From
Fees allowed in the amount	of: \$		Expenses of: \$
No appearance/response by			<u> </u>
DECISION SET OUT MORE FULI	Y BY COURT AS	FOLLOWS:	

Upon consideration of the Motion, the Opposition of Greystar and the Debtor's Reply, the Motion is allowed in part and denied in part and the Opposition is sustained in part and overruled in part. The Court rules that the "48 Hour Notices," in particular, the notice of removal of the Debtor and the codebtor and their personal property from the subject apartments, is not within the scope of 11 U.S.C. Sec. 1301. Greystar may proceed with the eviction of the Debtor and the codebtor and removal of their property from the subject apartments, but it shall not seek to collect any debt from the debtor or the codebtor, including any money judgment or any storage fees, without further order from this Court. The Debtor's request for attorneys' fees is denied.

Courtroom Deputy

IT IS SO NOTED:

IT IS SO ORDERED:

\_\_\_\_Dated:10/21/2015

Joan N. Feeney, U.S. Bankruptcy Judge

from M. Feenery

I am filing this topressess my appellate rights. But the Landlord and I have been engaging in negotiations to resulve all global issues and to-reach settlement. Pragress has been made but we need a few most days to finalize things, In the mountaine, I have not been able for reach my atterney to filling regarding this appeal so I file it just in casely, we don't reach ( the mont.

Sincerely

Andri Bisosor andre Bener 1ª (4/15

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